Mr. HOYER. Thank you for that. And you answered my second question. The energy bill you had brought up in our previous colloquy, can you tell us where that might stand at this point this time?

Mr. DELAY. If the gentleman would vield.

Mr. HOYER. Yield to my friend.

Mr. DELAY. The energy bill, we are continuing to work on that bill, just working on putting it together in order to introduce it. It is not ready, and I do not know, frankly, when it will be ready to even introduce, much less think about committee action and when the House might consider it.

Mr. HOYER. It would be fair to assume, then, that certainly it is not going to be in the next 2 or 3 weeks?

Yield to my friend.

Mr. DELAY. If the gentleman would yield, I think that is fair to assume.

Mr. HOYER. I thank the gentleman.

ADJOURNMENT TO MONDAY, FEB-RUARY 14, 2005 AND HOUR OF MEETING ON TUESDAY, FEB-RUARY 15, 2005

Mr. DELAY. Mr. Speaker, I ask unanimous consent that when the House adjourns today it adjourn to meet at noon at Monday next; and further, when the House adjourns on that day it adjourn to meet at 12:30 p.m. on Tuesday, February 15, 2005 for morning hour debate.

The SPEAKER pro tempore (Mr. Bass). Is there objection to the request of the gentleman from Texas?

There was no objection.

DISPENSING WITH CALENDAR WEDNESDAY BUSINESS ON WEDNESDAY NEXT

Mr. DELAY. Mr. Speaker, I ask unanimous consent that the business in order under the Calendar Wednesday rule be dispensed with on Wednesday next.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Texas?

There was no objection.

ANNOUNCEMENT OF AMENDMENT PROCESS FOR CONSIDERATION OF H.R. 310, BROADCAST DECENCY ENFORCEMENT ACT 2005

(Mr. BISHOP of Utah asked and was given permission to address the House for 1 minute.)

Mr. BISHOP of Utah. Mr. Speaker, I take this time for the purpose of making an announcement

The Committee on Rules may meet the week of February 14 to grant a rule which could limit the amendment process for floor consideration of H.R. 310, the Broadcast Decency Enforcement Act of 2005. Any Member wishing to offer an amendment should submit 55 copies of the amendment and one copy of a brief explanation of the amend-

ment to the Committee on Rules in room H-312 of the Capitol by 12 noon on Tuesday, February 15, 2005.

Members should draft their amendments to the bill as reported by the Committee on Energy and Commerce on February 9, 2005, which is expected to be filed on Monday, February 14. Members are also advised that the text should be available for their review on the Web site of the Committee on Energy and Commerce and the Committee on Rules by Friday, February 11, 2005. Members should use the Office of Legislative Counsel to ensure that their amendments are drafted in the most appropriate form and should check with the Office of the Parliamentarian to be certain that their amendments comply with the rules of the House.

SOCIAL SECURITY SYSTEM

(Ms. JACKSON-LEE of Texas asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. JACKSON-Lee of Texas. Mr. Speaker, we have heard the President over the last 3 or 4 days present to the American people the idea of the crisis nature of revising, reforming, or altering completely the Social Security system. I go home and look forward to holding one of the first town hall meetings with my constituents to really lay out how we can work in a bipartisan manner and save Social Security.

It is important for the American people to realize that \$1.5 trillion will be needed to take away from Social Security to establish what one would call "private accounts," private accounts that could be seperate and apart from Social Security. Many Americans do not realize it is not just a retirement benefit, it is a survivor benefit. It helps children of those who are deceased.

More importantly, we forged a bipartisan response to Social Security in 1983 with Tip O'Neill and Ronald Reagan that caused this to be solvent for at least 60 years.

This proposal will not only undermine, but it will destroy Social Security as we know it. Does it need reforming and fixing? Absolutely, and we can do that with a number of suggestions, but the plan that has now been proposed by the administration is one that will undermine and eliminate Social Security.

SPECIAL ORDERS

The SPEAKER pro tempore (Mr. BOUSTANY). Under the Speaker's announced policy of January 4, 2005, and under a previous order of the House, the following Members will be recognized for 5 minutes each.

WHY WE NEED THE OMNIBUS NON-PROLIFERATION AND ANTI-NU-CLEAR TERRORISM ACT OF 2005

The SPEAKER pro tempore. Under a previous order of the House, the gen-

tleman from California (Mr. Schiff) is recognized for 5 minutes.

Mr. SCHIFF. Mr. Speaker, this morning the North Korean Government acknowledged publicly for the first time that it has nuclear weapons. In a statement issued by the North Korean Foreign Ministry, Pyongyang also said that it will boycott the six-party talks designed to end its nuclear program.

North Korea's surprising declaration has again reminded us of the most pressing national security challenge that we face: the proliferation of nuclear weapons and the possibility that a terrorist group will acquire a nuclear bomb and use it against the United States.

Earlier this week, my colleague, the gentleman from Connecticut (Mr. Shays) and I introduced the Omnibus Nuclear Nonproliferation and Anti-Nuclear Terrorism Act of 2005 to better enable the United States to prevent what Graham Allison of Harvard University has termed "the ultimate preventable catastrophe." I am pleased that we were joined as original cosponsors by 11 of our colleagues.

Over the past several months, the gentleman from Connecticut (Mr. SHAYS) and I have consulted with a range of experts to produce a set of policies that we believe will be effective and which can be implemented quickly. Our bill will do the following:

It creates an Office of Nonproliferation Programs in the White House to centralize budgetary and policy authority. Since nonproliferation programs are spread across the U.S. Government, it makes sense to have one office overseeing all of it, signing off on budgets and developing a coordinated strategy.

The bill enhances the Cooperative Threat Reduction, CTR, program by streamlining and accelerating Nunn-Lugar implementation and granting more flexibility to the President and the Secretary of Defense to undertake nonproliferation projects outside the former Soviet Union. Our bill does this by removing conditions on Nunn-Lugar assistance that in the past have forced the suspension of time-sensitive efforts.

In 2002, President Bush was unable for the first time to certify that Russia had met all of its program-wide conditions, resulting in a halt to all CTR funding until he was able to obtain and use authority to waive the certification requirement in early 2003.

The conditions have also provided CTR opponents within Russia with an excuse to blame the United States for delays caused by a lack of access and transparency on the part of Moscow.

We also ask for the President, in our bill, to catalog impediments to renegotiation of the CTR umbrella agreement and other bilateral programs with Russia. The hope is that by identifying them all, the Congress and the administration can better solve them quickly.